## Case 1:08-cv-04446-ENV-RLM Document 92 Filed 10/01/09 Page 1 of 1

Case 1:08-cv-04446-ENV-RLM Document 91 Filed 09/30/09 Page 1 of 1

GOETZ FITZPATRICK LLP

Attorneys at Law www.goetzfitz.com

One Penn Plaza, New York, NY 10119 | (T) 212-695-8100 | (F) 212-629-4013

Jact diseavery shall be completed by 7/9/10. Plantiff's expert desclosure shall be served by 8/23/10; Ronald D. Coleman Partner defendants, is due by recoleman@goetzfitz.com

10/6/10. The case is sent for court—

annexed mediations

By ECF report by 2/6/10. SO ORDERED

Hon. Roanne L. Mann, U.S.M.J.

United States District Court
Eastern District of New York

Roanne L. Mann, U.S.M.J.

U.S. Magistrate Judge

Dated. 10/1/09

Re: Tropp v. Conair Corp. et al. Civil Action No. 1:08-cv-04446

Dear Magistrate Judge Mann:

225 Cadman Plaza East Brooklyn, NY 11201

We are counsel for plaintiff. We write in connection with our most recent appearance before the Court, at which the Court granted the defense request to defer the scheduling of discovery pending Judge Vitiliano's decison on defendants' motion to stay the case until the validity of the patents was determined in the related case.

As Your Honor is no doubt aware, Judge Vitiliano issued his ruling in the Travel Sentry case on September 24<sup>th</sup> and validated our client's position regarding the patents in suit. For this reason we write to request the immediate entry of a scheduling order along the lines discussed and per the Court's ruling at the last conference in May. Naturally we are available for a conference if the Court believes this necessary.

Respectfully submitted,

Ronald D. Coleman